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FCC Mail Room

July 13, 2016

Congressional Liaison
Federal Communications Commission
Office of Legislative Affairs
445 12th Street SW
Washington, DC 20554-0004

Dear Congressional Liaison,

Mobile Media Technologies, of Kansas City, Missouri, is seeking a declaratory ruling affirming that, pursuant to the 1991 Telephone Consumer Protection Act and the Federal Communication Commission's July 2015 Declaratory Ruling and Order, there is no specific or particular method a text message broadcaster must provide to consumers to allow for the revocation of prior consent to be texted. Furthermore, if the Commission does rule that the TCPA and 2015 DRO mandate specific methods, including bilateral texting functionality, Mobile Media Technologies requests that the FCC grant a waiver retroactively exempting the company from any such requirement from the date of the July 2015 DRO's release through November 7, 2015.

I am writing to express my sincere hope that the FCC will carefully review Mobile Media Technologies' petition. Please contact my Office of Constituent Services, 1001 Cherry Street Suite 104, Columbia, Missouri 65201, to provide a response regarding the Commission's considerations in this case.

Thank you for your assistance in this matter.

Sincere regards,



Roy Blunt
United States Senator

RDB/JC